1 2 3 4 5 6 7	HEATHER E. WILLIAMS, CA SBN #122664 Federal Defender BENJAMIN GERSON, NY Bar #5505144 Assistant Federal Defender Office of the Federal Defender 2300 Tulare Street, Suite 330 Fresno, California 93721-2226 Telephone: (559) 487-5561 Fax: (559) 487-5950 Attorney for Defendant KAYLEE LOGAN	
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
10		
11	UNITED STATES OF AMERICA,	Case No. 6:20-po-00035-JDP
12	Plaintiff,	STIPULATION TO CONTINUE JANUARY 28, 2020 INITIAL APPEARANCE
13	VS.	20, 2020 11 (111112 1111 1211411 (22
14	KAYLEE LOGAN,	
15	Defendant.	
16		
17	IT IS HEREBY STIPULATED, b	by and between the parties, through their respective
18	counsel, Yosemite Legal Officer Susan St. Vincent, counsel for the plaintiff, and Assistant Federal	
19	Defender Benjamin Gerson, counsel for Kaylee Logan, to continue the January 28, 2020 initial	
20	appearance to February 25, 2020.	
21	On June 4, 2019, Ms. Logan was issued two citations while visiting Yosemite National	
22	Park. Her initial appearance has been scheduled for January 28, 2020. Ms. Logan resides Seattle	
23	Washington and cannot afford to travel to Y	Yosemite.
24	Due to financial hardship, the defe	ense requests Ms. Logan be permitted to conduct her
25	initial appearance via video teleconference	. The additional time will allow the parties to finalize
26	video conference arrangements. The pa	rties agree the continuance will conserve time and
27	resources for both the parties and the Court. Accordingly, the parties request that the Court	
28	continue the January 28, 2020 initial appear	rance until February 25, 2020, at 10:00 a.m.

l		
1		Respectfully submitted,
2		McGREGOR W. SCOTT United States Attorney
3		Office States Attorney
4	Date: January 23, 2020	/s/ Susan St. Vincent Susan St. Vincent
5		Yosemite Legal Officer Attorney for Plaintiff
6		
7		HEATHER E. WILLIAMS Federal Defender
8		
9	Date: January 23, 2020	/s/ Benjamin Gerson BENJAMIN GERSON
10		Assistant Federal Defender Attorney for Defendant KAYLEE LOGAN
11		KAYLEE LOGAN
12		
13		
14		
15		
16		
17		
18 19		
20		
20   21		
22		
23		
24		
25		
26		
27		
28		
	Logan – Stipulation to Continue	

**ORDER** The above request (1) to continue the January 28, 2020 initial appearance in Case No. 6:20-po-00035-JDP to February 25, 2020, at 10:00 a.m., and (2) to permit appearance via video teleconference is hereby accepted and adopted as the order of this court. IT IS SO ORDERED. Dated: <u>January 25, 2020</u> 

Logan - Stipulation to Continue